



## **HOUSE BILL No. 1132**

DIGEST OF HB 1132 (Updated February 23, 2009 8:47 pm - DI 106)

Citations Affected: IC 5-2; IC 11-8; IC 35-41.

Synopsis: Department of correction and police powers. Authorizes the commissioner of the department of correction to appoint certain individuals as correctional police officers. Requires a correctional police officer to complete a pre-basic training course approved by the law enforcement training board and any other training course established by the department of correction in conjunction with the law enforcement training board. Grants correctional police officers police powers, but only: (1) in connection with offenses committed on the property of the department of correction; (2) in connection with an offense involving an offender who is committed to the department; (3) in connection with an offense committed in the presence of an officer; or (4) while assisting another law enforcement officer who has requested the assistance of the correctional police officer. Establishes the correctional peace officer's fund to provide monetary assistance, including tuition assistance, to a correctional employee or to a member of the family of a correctional employee. Specifies that the fund consists of: (1) grants; (2) donations; (3) employee contributions; and (4) appropriations made to the fund, and that monetary assistance may be paid from the fund to a correctional employee or to a member of the family of a correctional employee if the employee or employee's family member attends a postsecondary educational institution, the employee suffers a loss as the result of a natural disaster, or the employee is killed or injured in the line of duty. (The introduced version of this bill was prepared for the sentencing policy study committee.)

Effective: July 1, 2009.

## Lawson L, Dermody

January 13, 2009, read first time and referred to Committee on Ways and Means. February 9, 2009, reassigned to Committee on Judiciary.
February 19, 2009, reported — Do Pass.
February 23, 2009, read second time, amended, ordered engrossed.



First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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## **HOUSE BILL No. 1132**

A BILL FOR AN ACT to amend the Indiana Code concerning corrections and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

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SI	ECTION	<b>I</b> 1.	IC	5-2-1-2,	AS	AN	MEND	ED	BY	P.L.2-	-2007
SECT	ΓΙΟΝ 71	I, IS A	ME	NDED TO	) RE	AD.	AS FC	LLC	WS [	EFFEC	CTIVE
JULY	71,200	9]: Se	ec. 2.	For the p	urpos	ses (	of this	chap	ter, a	nd unle	ess the
conte	xt clea	rly d	enote	es otherw	ise,	the	follov	ving	defir	nitions	apply
throu	ghout tl	his ch	apte	r:							

(1) "Law enforcement officer" means an appointed officer or employee hired by and on the payroll of the state, any of the state's political subdivisions, or a public or private postsecondary educational institution whose board of trustees has established a police department under IC 21-17-5-2 or IC 21-39-4-2 who is granted lawful authority to enforce all or some of the penal laws of the state of Indiana and who possesses, with respect to those laws, the power to effect arrests for offenses committed in the officer's or employee's presence. However, the following are expressly excluded from the term "law enforcement officer" for the purposes of this chapter:

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1	(B) A special officer whose powers and duties are described	
2	in IC 36-8-3-7 or a special deputy whose powers and duties are	
3	described in IC 36-8-10-10.6.	
4	(C) A county police reserve officer who receives compensation	
5 6	for lake patrol duties under IC 36-8-3-20(f)(4). (D) A conservation reserve officer who receives compensation	
7	for lake patrol duties under IC 14-9-8-27.	
8	(E) An employee of the gaming commission whose powers	
9	and duties are described in IC 4-32.2-9.	
10	(F) A correctional police officer described in IC 11-8-9.	
11	(2) "Board" means the law enforcement training board created by	
12	this chapter.	
13	(3) "Advisory council" means the law enforcement advisory	
14	council created by this chapter.	
15	(4) "Executive training program" means the police chief executive	
16	training program developed by the board under section 9 of this	
17	chapter.	
18	(5) "Law enforcement training council" means one (1) of the	
19	confederations of law enforcement agencies recognized by the	
20	board and organized for the sole purpose of sharing training,	
21	instructors, and related resources.	
22	(6) "Training regarding the lawful use of force" includes	
23	classroom and skills training in the proper application of hand to	
24	hand defensive tactics, use of firearms, and other methods of:	
25	(A) overcoming unlawful resistance; or	
26	(B) countering other action that threatens the safety of the	
27	public or a law enforcement officer.	
28	(7) "Hiring or appointing authority" means:	
29	(A) the chief executive officer, board, or other entity of a	
30	police department or agency with authority to appoint and hire	
31	law enforcement officers; or	
32	(B) the governor, mayor, board, or other entity with the	
33	authority to appoint a chief executive officer of a police	
34	department or agency.	
35	SECTION 1. IS AMENDED TO BE AD AS FOLLOWS IF FEE CTIVE	
36 37	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 9. (a) The board shall adopt in accordance with	
38	IC 4-22-2 all necessary rules to carry out the provisions of this chapter.	
39	The rules, which shall be adopted only after necessary and proper	
40	investigation and inquiry by the board, shall include the establishment	
41	of the following:	
42	(1) Minimum standards of physical, educational, mental, and	
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1	moral fitness which shall govern the acceptance of any person for
2	training by any law enforcement training school or academy
3	meeting or exceeding the minimum standards established
4	pursuant to this chapter.
5	(2) Minimum standards for law enforcement training schools
6	administered by towns, cities, counties, law enforcement training
7	centers, agencies, or departments of the state.
8	(3) Minimum standards for courses of study, attendance
9	requirements, equipment, and facilities for approved town, city,
10	county, and state law enforcement officer, police reserve officer,
11	and conservation reserve officer training schools.
12	(4) Minimum standards for a course of study on cultural diversity
13	awareness that must be required for each person accepted for
14	training at a law enforcement training school or academy.
15	(5) Minimum qualifications for instructors at approved law
16	enforcement training schools.
17	(6) Minimum basic training requirements which law enforcement
18	officers appointed to probationary terms shall complete before
19	being eligible for continued or permanent employment.
20	(7) Minimum basic training requirements which law enforcement
21	officers appointed on other than a permanent basis shall complete
22	in order to be eligible for continued employment or permanent
23	appointment.
24	(8) Minimum basic training requirements which law enforcement
25	officers appointed on a permanent basis shall complete in order
26	to be eligible for continued employment.
27	(9) Minimum basic training requirements for each person
28	accepted for training at a law enforcement training school or
29	academy that include six (6) hours of training in interacting with
30	persons with mental illness, addictive disorders, mental
31	retardation, and developmental disabilities, to be provided by
32	persons approved by the secretary of family and social services
33	and the board.
34	(10) Minimum standards for a course of study on human and
35	sexual trafficking that must be required for each person accepted
36	for training at a law enforcement training school or academy and
37	for inservice training programs for law enforcement officers. The
38	course must cover the following topics:
39	(A) Examination of the human and sexual trafficking laws
40	(IC 35-42-3.5).
41	(B) Identification of human and sexual trafficking.
42	(C) Communicating with traumatized persons.



1	(D) Therapeutically appropriate investigative techniques.
2	(E) Collaboration with federal law enforcement officials.
3	(F) Rights of and protections afforded to victims.
4	(G) Providing documentation that satisfies the Declaration of
5	Law Enforcement Officer for Victim of Trafficking in Persons
6	(Form I-914, Supplement B) requirements established under
7	federal law.
8	(H) The availability of community resources to assist human
9	and sexual trafficking victims.
10	(b) Except as provided in subsection (l), a law enforcement officer
11	appointed after July 5, 1972, and before July 1, 1993, may not enforce
12	the laws or ordinances of the state or any political subdivision unless
13	the officer has, within one (1) year from the date of appointment,
14	successfully completed the minimum basic training requirements
15	established under this chapter by the board. If a person fails to
16	successfully complete the basic training requirements within one (1)
17	year from the date of employment, the officer may not perform any of
18	the duties of a law enforcement officer involving control or direction
19	of members of the public or exercising the power of arrest until the
20	officer has successfully completed the training requirements. This
21	subsection does not apply to any law enforcement officer appointed
22	before July 6, 1972, or after June 30, 1993.
23	(c) Military leave or other authorized leave of absence from law
24	enforcement duty during the first year of employment after July 6,
25	1972, shall toll the running of the first year, which shall be calculated
26	by the aggregate of the time before and after the leave, for the purposes
27	of this chapter.
28	(d) Except as provided in subsections (e), (l), (r), and (s), a law
29	enforcement officer appointed to a law enforcement department or
30	agency after June 30, 1993, may not:
31	(1) make an arrest;
32	(2) conduct a search or a seizure of a person or property; or
33	(3) carry a firearm;
34	unless the law enforcement officer successfully completes, at a board
35	certified law enforcement academy or at a law enforcement training
36	center under section 10.5 or 15.2 of this chapter, the basic training
37	requirements established by the board under this chapter.
38	(e) This subsection does not apply to:
39	(1) a gaming agent employed as a law enforcement officer by the
40	Indiana gaming commission; or
41	(2) an:
42	(A) attorney; or



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designated by the securities commissioner as a police officer of the state under IC 23-2-1-15(i) (repealed).

Before a law enforcement officer appointed after June 30, 1993, completes the basic training requirements, the law enforcement officer may exercise the police powers described in subsection (d) if the officer successfully completes the pre-basic course established in subsection (f). Successful completion of the pre-basic course authorizes a law enforcement officer to exercise the police powers described in subsection (d) for one (1) year after the date the law enforcement officer is appointed.

- (f) The board shall adopt rules under IC 4-22-2 to establish a pre-basic course for the purpose of training:
  - (1) law enforcement officers;
  - (2) police reserve officers (as described in IC 36-8-3-20); and
- (3) conservation reserve officers (as described in IC 14-9-8-27); regarding the subjects of arrest, search and seizure, the lawful use of force, and the operation of an emergency vehicle. The pre-basic course must be offered on a periodic basis throughout the year at regional sites statewide. The pre-basic course must consist of at least forty (40) hours of course work. The board may prepare the classroom part of the pre-basic course using available technology in conjunction with live instruction. The board shall provide the course material, the instructors, and the facilities at the regional sites throughout the state that are used for the pre-basic course. In addition, the board may certify pre-basic courses that may be conducted by other public or private training entities, including postsecondary educational institutions.
- (g) The board shall adopt rules under IC 4-22-2 to establish a mandatory inservice training program for police officers. After June 30, 1993, a law enforcement officer who has satisfactorily completed basic training and has been appointed to a law enforcement department or agency on either a full-time or part-time basis is not eligible for continued employment unless the officer satisfactorily completes the mandatory inservice training requirements established by rules adopted by the board. Inservice training must include training in interacting with persons with mental illness, addictive disorders, mental retardation, and developmental disabilities, to be provided by persons approved by the secretary of family and social services and the board, and training concerning human and sexual trafficking. The board may approve courses offered by other public or private training entities, including postsecondary educational institutions, as necessary in order to ensure the availability of an adequate number of inservice training











1	programs. The board may waive an officer's inservice training
2	requirements if the board determines that the officer's reason for
3	lacking the required amount of inservice training hours is due to either
4	of the following:
5	(1) An emergency situation.
6	(2) The unavailability of courses.
7	(h) The board shall also adopt rules establishing a town marshal
8	basic training program, subject to the following:
9	(1) The program must require fewer hours of instruction and class
10	attendance and fewer courses of study than are required for the
11	mandated basic training program.
12	(2) Certain parts of the course materials may be studied by a
13	candidate at the candidate's home in order to fulfill requirements
14	of the program.
15	(3) Law enforcement officers successfully completing the
16	requirements of the program are eligible for appointment only in
17	towns employing the town marshal system (IC 36-5-7) and having
18	not more than one (1) marshal and two (2) deputies.
19	(4) The limitation imposed by subdivision (3) does not apply to an
20	officer who has successfully completed the mandated basic
21	training program.
22	(5) The time limitations imposed by subsections (b) and (c) for
23	completing the training are also applicable to the town marshal
24	basic training program.
25	(i) The board shall adopt rules under IC 4-22-2 to establish an
26	executive training program. The executive training program must
27	include training in the following areas:
28	(1) Liability.
29	(2) Media relations.
30	(3) Accounting and administration.
31	(4) Discipline.
32	(5) Department policy making.
33	(6) Lawful use of force.
34	(7) Department programs.
35	(8) Emergency vehicle operation.
36	(9) Cultural diversity.
37	(j) A police chief shall apply for admission to the executive training
38	program within two (2) months of the date the police chief initially
39	takes office. A police chief must successfully complete the executive
40	training program within six (6) months of the date the police chief
41	initially takes office. However, if space in the executive training

program is not available at a time that will allow completion of the



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1	executive training program within six (6) months of the date the police
2	chief initially takes office, the police chief must successfully complete
3	the next available executive training program that is offered after the
4	police chief initially takes office.
5	(k) A police chief who fails to comply with subsection (j) may not
6	continue to serve as the police chief until completion of the executive
7	training program. For the purposes of this subsection and subsection
8	(j), "police chief" refers to:
9	(1) the police chief of any city;
10	(2) the police chief of any town having a metropolitan police
11	department; and
12	(3) the chief of a consolidated law enforcement department
13	established under IC 36-3-1-5.1.
14	A town marshal is not considered to be a police chief for these
15	purposes, but a town marshal may enroll in the executive training
16	program.
17	(1) A fire investigator in the division of fire and building safety
18	appointed after December 31, 1993, is required to comply with the
19	basic training standards established under this chapter.
20	(m) The board shall adopt rules under IC 4-22-2 to establish a
21	program to certify handgun safety courses, including courses offered
22	in the private sector, that meet standards approved by the board for
23	training probation officers in handgun safety as required by
24	IC 11-13-1-3.5(3).
25	(n) The board shall adopt rules under IC 4-22-2 to establish a
26	refresher course for an officer who:
27	(1) is hired by an Indiana law enforcement department or agency
28	as a law enforcement officer;
29	(2) has not been employed as a law enforcement officer for at
30	least two (2) years and less than six (6) years before the officer is
31	hired under subdivision (1) due to the officer's resignation or
32	retirement; and
33	(3) completed at any time a basic training course certified by the
34	board before the officer is hired under subdivision (1).
35	(o) The board shall adopt rules under IC 4-22-2 to establish a
36	refresher course for an officer who:
37	(1) is hired by an Indiana law enforcement department or agency
38	as a law enforcement officer;
39	(2) has not been employed as a law enforcement officer for at
40	least six (6) years and less than ten (10) years before the officer
41	is hired under subdivision (1) due to the officer's resignation or
42	retirement;



1	(3) is hired under subdivision (1) in an upper level policymaking
2	position; and
3 4	(4) completed at any time a basic training course certified by the board before the officer is hired under subdivision (1).
5	A refresher course established under this subsection may not exceed
6	one hundred twenty (120) hours of course work. All credit hours
7	received for successfully completing the police chief executive training
8	program under subsection (i) shall be applied toward the refresher
9	course credit hour requirements.
10	(p) Subject to subsection (q), an officer to whom subsection (n) or
11	(o) applies must successfully complete the refresher course described
12	in subsection (n) or (o) not later than six (6) months after the officer's
13	date of hire, or the officer loses the officer's powers of:
14	(1) arrest;
15	(2) search; and
16	(3) seizure.
17	(q) A law enforcement officer who has worked as a law enforcement
18	officer for less than twenty-five (25) years before being hired under
19	subsection $(n)(1)$ or $(o)(1)$ is not eligible to attend the refresher course
20	described in subsection (n) or (o) and must repeat the full basic training
21	course to regain law enforcement powers. However, a law enforcement
22	officer who has worked as a law enforcement officer for at least
23	twenty-five (25) years before being hired under subsection (n)(1) or
24	(o)(1) and who otherwise satisfies the requirements of subsection (n)
25	or (o) is not required to repeat the full basic training course to regain
26	law enforcement power but shall attend the refresher course described
27	in subsection (n) or (o) and the pre-basic training course established
28	under subsection (f).
29	(r) This subsection applies only to a gaming agent employed as a
30	law enforcement officer by the Indiana gaming commission. A gaming
31	agent appointed after June 30, 2005, may exercise the police powers
32	described in subsection (d) if:
33	(1) the agent successfully completes the pre-basic course
34	established in subsection (f); and
35	(2) the agent successfully completes any other training courses
36	established by the Indiana gaming commission in conjunction
37	with the board.
38	(s) This subsection applies only to a securities enforcement officer
39	designated as a law enforcement officer by the securities
40	commissioner. A securities enforcement officer may exercise the police
41	powers described in subsection (d) if:
42	(1) the securities enforcement officer successfully completes the



1	pre-basic course established in subsection (f); and	
2	(2) the securities enforcement officer successfully completes any	
3	other training courses established by the securities commissioner	
4	in conjunction with the board.	
5	(t) As used in this section, "upper level policymaking position"	
6	refers to the following:	
7	(1) If the authorized size of the department or town marshal	
8	system is not more than ten (10) members, the term refers to the	
9	position held by the police chief or town marshal.	
10	(2) If the authorized size of the department or town marshal	
11	system is more than ten (10) members but less than fifty-one (51)	
12	members, the term refers to:	
13	(A) the position held by the police chief or town marshal; and	
14	(B) each position held by the members of the police	
15	department or town marshal system in the next rank and pay	
16	grade immediately below the police chief or town marshal.	
17	(3) If the authorized size of the department or town marshal	
18	system is more than fifty (50) members, the term refers to:	
19	(A) the position held by the police chief or town marshal; and	
20	(B) each position held by the members of the police	
21	department or town marshal system in the next two (2) ranks	
22	and pay grades immediately below the police chief or town	
23	marshal.	
24	(u) This subsection applies only to a correctional police officer	
25	employed by the department of correction. A correctional police	
26	officer may exercise the police powers described in subsection (d)	,
27	if:	
28	(1) the officer successfully completes the pre-basic course	
29	described in subsection (f); and	
30	(2) the officer successfully completes any other training	
31	courses established by the department of correction in	
32	conjunction with the board.	
33 34	SECTION 3. IC 11-8-2-5, AS AMENDED BY P.L.246-2005, SECTION 91, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
35		
36	JULY 1, 2009]: Sec. 5. (a) The commissioner shall do the following:  (1) Organize the department and employ personnel necessary to	
37	discharge the duties and powers of the department.	
38	(2) Administer and supervise the department, including all state	
39	owned or operated correctional facilities.	
40	(3) Except for employees of the parole board, be the appointing	
40 41	authority for all positions in the department within the scope of	
T 1	authority for an positions in the department within the scope of	

IC 4-15-2 and define the duties of those positions in accord with



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1	IC 4-15-2.
2	(4) Define the duties of a deputy commissioner and a
3	superintendent.
4	(5) Accept committed persons for study, evaluation,
5	classification, custody, care, training, and reintegration.
6	(6) Determine the capacity of all state owned or operated
7	correctional facilities and programs and keep all Indiana courts
8	having criminal or juvenile jurisdiction informed, on a quarterly
9	basis, of the populations of those facilities and programs.
10	(7) Utilize state owned or operated correctional facilities and
11	programs to accomplish the purposes of the department and
12	acquire or establish, according to law, additional facilities and
13	programs whenever necessary to accomplish those purposes.
14	(8) Develop policies, programs, and services for committed
15	persons, for administration of facilities, and for conduct of
16	employees of the department.
17	(9) Administer, according to law, the money or other property of
18	the department and the money or other property retained by the
19	department for committed persons.
20	(10) Keep an accurate and complete record of all department
21	proceedings, which includes the responsibility for the custody and
22	preservation of all papers and documents of the department.
23	(11) Make an annual report to the governor according to
24	subsection (c).
25	(12) Develop, collect, and maintain information concerning
26	offenders, sentencing practices, and correctional treatment as the
27	commissioner considers useful in penological research or in
28	developing programs.
29	(13) Cooperate with and encourage public and private agencies
30	and other persons in the development and improvement of
31	correctional facilities, programs, and services.
32	(14) Explain correctional programs and services to the public.
33	(15) As required under 42 U.S.C. 15483, after January 1, 2006,
34	provide information to the election division to coordinate the
35	computerized list of voters maintained under IC 3-7-26.3 with
36	department records concerning individuals disfranchised under
37	IC 3-7-46.
38	(b) The commissioner may:
39	(1) when authorized by law, adopt departmental rules under
40	IC 4-22-2;
41	(2) delegate powers and duties conferred on the commissioner by
42	law to a deputy commissioner or commissioners and other



1	employees of the department;
2	(3) issue warrants for the return of escaped committed persons (an
3	employee of the department or any person authorized to execute
4	warrants may execute a warrant issued for the return of an
5	escaped person); and
6	(4) appoint personnel to be sworn in as correctional police
7	officers; and
8	(4) (5) exercise any other power reasonably necessary in
9	discharging the commissioner's duties and powers.
10	(c) The annual report of the department shall be transmitted to the
11	governor by September 1 of each year and must contain:
12	(1) a description of the operation of the department for the fiscal
13	year ending June 30;
14	(2) a description of the facilities and programs of the department;
15	(3) an evaluation of the adequacy and effectiveness of those
16	facilities and programs considering the number and needs of
17	committed persons or other persons receiving services; and
18	(4) any other information required by law.
19	Recommendations for alteration, expansion, or discontinuance of
20	facilities or programs, for funding, or for statutory changes may be
21	included in the annual report.
22	SECTION 4. IC 11-8-2-14 IS ADDED TO THE INDIANA CODE
23	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
24	1, 2009]: Sec. 14. (a) The correctional peace officer's fund is
25	established to provide monetary assistance, including tuition
26	assistance, to a correctional employee or the family member of a
27	correctional employee. Monetary assistance may be paid from the
28	fund to the correctional employee or a family member of a
29	correctional employee if:
30	(1) the employee or employee's family member attends a
31	postsecondary educational institution;
32	(2) the employee suffers a loss as the result of a natural
33	disaster; or
34	(3) the employee is killed or injured in the line of duty.
35	(b) The expenses of administering the fund shall be paid from
36	money in the fund.
37	(c) The fund consists of:
38 39	(1) grants;
10	<ul><li>(2) donations;</li><li>(3) employee contributions; and</li></ul>
+0 41	(4) appropriations;
+1 42	made to the fund.
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1	(d) The treasurer of state shall invest the money in the fund not	
2	currently needed to meet the obligations of the fund in the same	
3	manner as other public money may be invested. Interest that	
4	accrues from these investments shall be deposited in the fund.	
5	(e) Money in the fund at the end of a state fiscal year does not	
6	revert to the state general fund.	
7	(f) Money in the fund is continually appropriated to carry out	
8	the purposes of the fund.	
9	SECTION 5. IC 11-8-9 IS ADDED TO THE INDIANA CODE AS	
10	A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY	
11	1, 2009]:	
12	Chapter 9. Correctional Police Officers	
13	Sec. 1. The commissioner may appoint an individual to serve as	
14	a correctional police officer. An individual appointed to serve as a	
15	correctional police officer may not exercise police powers until the	
16	individual successfully completes a program of instruction certified	
17	by the department and the law enforcement training board.	
18	Sec. 2. An individual appointed as a correctional police officer	
19	under section 1 of this chapter shall take an appropriate oath of	
20	office in the form and manner prescribed by the commissioner. A	
21	correctional police officer serves at the pleasure of the	=4
22	commissioner.	
23	Sec. 3. Except as provided in section 4 of this chapter, a	
24	correctional police officer may:	
25	(1) make an arrest;	
26	(2) conduct a search or a seizure of a person or property;	
27	(3) carry a firearm; and	
28	(4) exercise other police powers with respect to the	V
29	enforcement of Indiana laws.	
30	Sec. 4. (a) A correctional police officer may not make an arrest,	
31	conduct a search or a seizure of a person or property, or exercise	
32	other police powers unless the arrest, search, seizure, or exercise	
33	of other police powers is performed:	
34	(1) in connection with an offense committed on the property	
35	of the department;	
36	(2) in connection with an offense involving an offender who is	
37	committed to the department;	
38	(3) in connection with an offense committed in the presence of	
39	the officer; or	
40	(4) while assisting another law enforcement officer who has	
41	requested the assistance of the correctional police officer.	
12	(b) The commissioner may additionally limit the exercise of the	



1	powers described in subsection (a).	
2	SECTION 6. IC 35-41-1-17, AS AMENDED BY P.L.230-2007,	
3	SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
4	JULY 1, 2009]: Sec. 17. (a) "Law enforcement officer" means:	
5	(1) a police officer (including a correctional police officer),	
6	sheriff, constable, marshal, prosecuting attorney, special	
7	prosecuting attorney, special deputy prosecuting attorney, the	
8	securities commissioner, or the inspector general;	
9	(2) a deputy of any of those persons;	
10	(3) an investigator for a prosecuting attorney or for the inspector	
11	general;	
12	(4) a conservation officer;	
13	(5) an enforcement officer of the alcohol and tobacco	
14	commission; or	
15	(6) an enforcement officer of the securities division of the office	
16	of the secretary of state.	
17	(b) "Federal enforcement officer" means any of the following:	
18	(1) A Federal Bureau of Investigation special agent.	
19	(2) A United States Marshals Service marshal or deputy.	
20	(3) A United States Secret Service special agent.	
21	(4) A United States Fish and Wildlife Service special agent.	
22	(5) A United States Drug Enforcement Agency agent.	
23	(6) A Bureau of Alcohol, Tobacco, Firearms and Explosives	
24	agent.	_
25	(7) A United States Forest Service law enforcement officer.	
26	(8) A United States Department of Defense police officer or	
27	criminal investigator.	
28	(9) A United States Customs Service agent.	y
29	(10) A United States Postal Service investigator.	
30	(11) A National Park Service law enforcement commissioned	
31	ranger.	
32	(12) United States Department of Agriculture, Office of Inspector	
33	General special agent.	
34	(13) A United States Citizenship and Immigration Services	
35	special agent.	
36	(14) An individual who is:	
37	(A) an employee of a federal agency; and	
38	(B) authorized to make arrests and carry a firearm in the	
39	performance of the individual's official duties.	



#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred House Bill 1132, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

PRYOR, Chair

Committee Vote: yeas 8, nays 0.

#### **HOUSE MOTION**

Mr. Speaker: I move that House Bill 1132 be amended to read as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning corrections and to make an appropriation.

Page 11, between lines 21 and 22, begin a new paragraph and insert: "SECTION 4. IC 11-8-2-14 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 14. (a) The correctional peace officer's fund is established to provide monetary assistance, including tuition assistance, to a correctional employee or the family member of a correctional employee. Monetary assistance may be paid from the fund to the correctional employee or a family member of a correctional employee if:

- (1) the employee or employee's family member attends a postsecondary educational institution;
- (2) the employee suffers a loss as the result of a natural disaster; or
- (3) the employee is killed or injured in the line of duty.
- (b) The expenses of administering the fund shall be paid from money in the fund.
  - (c) The fund consists of:
    - (1) grants;
    - (2) donations;
    - (3) employee contributions; and
    - (4) appropriations;

made to the fund.

(d) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same

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manner as other public money may be invested. Interest that accrues from these investments shall be deposited in the fund.

- (e) Money in the fund at the end of a state fiscal year does not revert to the state general fund.
- (f) Money in the fund is continually appropriated to carry out the purposes of the fund.".

Renumber all SECTIONS consecutively.

(Reference is to HB 1132 as printed February 20, 2009.)

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